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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/903,583	07/13/2001	Kazuhiro Esaki	2001_1005A	9607	
513	7590 03/23/2005		EXAM	EXAMINER	
WENDEROTH, LIND & PONACK, L.L.P. 2033 K STREET N. W.			NGUYEN B	NGUYEN BA, PAUL H	
SUITE 800	EI N. W.		ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20006-1021			2176		
			DATE MAILED: 03/23/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
		09/903,583	ESAKI ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Paul Nguyen-Ba	2176				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with th	e correspondence address				
A SH THE - Exter - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLEMAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a replement of the reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statuting the reply received by the Office later than three months after the mailing about the mailing of the reply will. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply boy within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS to cause the application to become ABANDO	e timely filed days will be considered timely. rom the mailing date of this communic DNED (35 U.S.C. § 133).	cation.			
Status							
1)	Responsive to communication(s) filed on 29 (October 2004					
2a)⊠							
3)							
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1,2,4,5 and 7 is/are pending in the a 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1,2,4,5 and 7 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	awn from consideration.					
Applicat	ion Papers						
10)⊠	The specification is objected to by the Examination The drawing(s) filed on 29 October 2004 is/an Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examination is objected to by the Examination is objected.	e: a)⊠ accepted or b)□ object e drawing(s) be held in abeyance. ction is required if the drawing(s) is	See 37 CFR 1.85(a). sobjected to. See 37 CFR 1.1				
Priority (under 35 U.S.C. § 119						
12)⊠ a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bures See the attached detailed Office action for a list	nts have been received. nts have been received in Appli ority documents have been rec au (PCT Rule 17.2(a)).	cation No eived in this National Stage	e ·			
Attachmer		_					
2) Notice 3) Information	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 er No(s)/Mail Date		nary (PTO-413) ail Date nal Patent Application (PTO-152)				

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DETAILED ACTION

Notice to Applicant

- 1. This action is responsive to Applicant's Amendment and Arguments filed on 10/29/2004.
- 2. Claims 1, 2, 4, 5, and 7 are currently pending. Claims 1, 4, and 7 are independent claims.

Priority

3. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 2, 4, 5, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujieda et al. ("Fujieda"), U.S. Patent No. 6,557,002, in view of UBIC Universal Binary Identity Code ("UBIC"), available at http://www.media.mit.edu/pia/Research/SWAT/ubic.html (search criteria: date before July 14, 2000 via HotBot search engine available at www.hotbot.com), in further view of McCay et al. ("McCay"), U.S. Patent No. 6,223,137.

Independent Claim 1

Fujieda teaches a method of managing products each having a plurality of parts (see Abstract), the method comprising:

creating an original structural tree (see Figs. 6 and 9; col. 5, lines $22-26 \rightarrow i.e.$ "parts structure tree") of a product which defines a relationship between the product and its parts (see Abstract and col. 5, lines $27-35 \rightarrow$ "matrix parts list" works in cooperation with the "parts structure tree" to output a relationships between products and its parts);

assigning part numbers to the product and parts, the same part number being assigned to products and parts having the same structure (see Figs. 4-6; col. 6, lines 35-65; col. 7, lines 20-31 → compare with "product names" and "element names");

entering the numbers in the structural tree (see col. 5, lines 44-49 → "parts registration function" receives input information required for adding new products);

storing the resultant structural tree in a database connected to a computer (see Fig. 1 and col. 5, lines 16-21).

Fujieda does not specifically teach assigning unique serial numbers to the product and at least major parts thereof.

However, UBIC teaches assigning unique serial numbers to products or parts with the same structures (see Figure and paragraph 2) for the purpose of assigning a unique label or name to every object, similar to how people have names.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teaching of Fujieda with the teachings of UBIC to include

assigning unique serial numbers to products or parts with the same structures for the purpose of assigning a unique label or name to every object, similar to how people have names.

Fujieda does not specifically teach marking the serial numbers on the product and parts assigned therewith. However, Fujieda teaches a parts structural drawing (col. 5, lines 36-44) for the purpose of allowing assembly of the products and parts.

It was commonly known to those of ordinary skill in the art to mark the serial numbers on the product and parts assigned for the purpose of assigning a unique label or name to every object, similar to how people have names, and allowing assembly of the marked products and parts. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to mark the serial numbers on the product and parts assigned for the purpose of assigning a unique label or name to every object, similar to how people have names, and allowing easy assembly of the marked products and parts.

Fujieda does not specifically teach linking histories of the product and parts to which the serial numbers are assigned, to the serial numbers; and storing the histories together with their linking information in the database.

However, McCay teaches a relational database, in which is stored information specific to each instrument including: manufacturer, part number, serial number, usage history, and/or maintenance history (see col. 3 lines 34-43) for the purpose of marking, tracking, and managing medical products. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teaching of Fujieda with the teachings of McCay to

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include linking histories of the product and parts to which the serial numbers are assigned, to the serial numbers; and storing the histories together with their linking information in the database for the purpose of marking, tracking, and managing products.

Claim 2

Fujieda further teaches a method of linking attributes to product and part numbers; and storing the attributes in the database (see col. 12, lines 20-28, 51-55), but does not specifically teach linking attributes to serial numbers and storing the serial number attributes in the database.

However, UBIC teaches assigning unique serial numbers to products or parts with the same structures, in addition to model numbers (*compare with* "part numbers") (see Figure and paragraph 2) for the purpose of assigning a unique label or name to every object and providing attribute information about each unique object.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teaching of Fujieda with the teachings of UBIC to substitute linking attributes to part numbers with linking attributes to serial numbers for the purpose of assigning a unique label or name to every object and providing attribute information about each unique object.

Independent Claim 4

With respect to independent claim 4, refer to the rationale relied upon to reject independent claim 1. Furthermore, Fujieda teaches retrieving and analyzing part and product number structural tree information via a database control function by using the product/part

numbers (see Fig. 1 and col. 5, lines 16-21) or, in view of UBIC (as discussed above), a serial number can be used as well.

Claim 5

System claim incorporates substantially similar subject matter as claim 2, and is rejected along the same rationale.

Independent Claim 7

Independent claim 7 incorporates substantially similar subject matter as independent claim 1, and is rejected along the same rationale.

Response to Arguments

6. Applicant's arguments filed on 10/29/2004 have been considered but are most in view of the new ground(s) of rejection.

Examiner has cited a reference in support of the position that the linking of histories to a product and parts to which serial numbers are assigned is known the art. Examiner has further made of record two other references that are considered pertinent to applicant's arguments.

Finally, Examiner has made of record a printout of the search results from the HotBot search engine showing that the "UBIC" document was available prior to July 14, 2000.

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Conclusion

7. The prior art made of record and not relied upon, but considered pertinent to applicant's disclosure, is cited on Form PTO-892.

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Nguyen-Ba whose telephone number is (571) 272-4094. The examiner can normally be reached on 10 am - 6:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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PNB

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